


*In the United States Court of Appeals
for the 6th Circuit*

FWC Case #16-cv-10444




***Motion for Leave to file an APPEAL and
disabled Jones' NOTICE of Appeal TO THE
6TH CIRCUIT COURT OF APPEALS...
of Judge Levy's "amended final judgment/ and settlement
agreement orders" issued on MARCH 3rd, 2022 (Ecf Doc#
2128 [and] Ecf Doc # 2105); and Judge Levy's AWARD
of ATTORNEY FEES to Class-Councildue to 1st
Amendment Violations put against [ME] as a FWC
Claimant/ Settlement - Class Member; REQUIRES ...DE
NOVO REVIEW, by the Appeals Court here.***

— — — —
***Melvin Jones Jr. [disabled - concerned Flint
resident {e.g. proposed intervenor}
1935 Hosler St - Flint, Michigan 48503
Email: meljonesjr@gmail.com
ph# 810 - 962 - 6225***

PLEASE take NOTE of the Following:

[I] certify that the filings presented have not been raised and disposed of in the Court of Appeals [NOR] the District Court/... and that they set forth a claim for relief as well as the basis for that claim. Specifically.... The Settlement Agreement and Attorney Fees [BOTH] involve DEPRIVATIONS OF MY 1st AMENDMENT RIGHTS and are STATE-ACTION (e.g. involve the STATE OF MICHIGAN)... and [ME] a disabled Black Guy. Here — First Amendment challenge[s] to the district court’s approval of a settlement agreement [are] reviewed on Appeal via de novo review . Pac. Coast Horseshoeing Sch., Inc. v. Kirchmeyer, 961 F.3d 1062, 1067 n.3 (9th Cir. 2020)... (“state action” involved”).



Respectfully Submitted.

Date: March 10th, 2022

Melvin Jones Jr. - disabled FWC Claimant via the Archer Claims Administrator

